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**REMARKS** 

The Office Action indicates that Claim 2 as originally filed is allowed. The

stated reason for allowance is that "the prior art fails to teach a container with an

evacuation device that also has a closure mechanism that selectively applies

pressure to the bag to separate an upper portion of said bag from a lower portion

of said bag."

Independent Claim 1 has been amended to require that the container have

a closure mechanism, wherein the closure mechanism selectively applies pressure

to the bag to separate an upper portion of the bag from the lower portion of the

bag. Since Claim 1, as amended, includes the limitations of Claim 2 that fall within

the stated reasons for allowance, it is respectfully submitted that Claim 1 as

amended is allowable.

Claim 2 is cancelled, since the limitations of Claim 2 are now present in

Claim 1, as amended.

Claims 3, 5, 8 and 11 are amended to change dependency from Claim 2 to

Claim 1, due to the amendment to Claim 1. Claims 2-12 all depend directly or

indirectly from Claim 1, and it is respectfully submitted that Claims 1-12 are in

condition for allowance.

Newly added Claims 13 through 20 are submitted hereby. Independent

Claim 13 requires an air eliminator that communicates with an enclosed space.

According to Claim 13, the enclosed space is formed between an outside surface

of the bag, and an interior portion of the container. Air is evacuated from the

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enclosed space, and no material amount of additional air enters the enclosed

space while the air eliminator is actuated. See Specification, page 6, lines 19-21.

The device required by Claim 1 is distinguished from *Plooy*, U.S. Patent No.

4.921.510. Ploov discloses a device wherein air is permitted to enter the space

between the bag (5) and the housing (1). Passage 25 of Figure 1, for example,

shows air flowing into the space between the bag and the container. The additional

embodiments of *Plooy* shown in Figure 2 and 3, show a similar passageway or

opening. See, for example, opening 44 of Figure 3.

The embodiment shown in Figure 4 of *Plooy* includes "a small passageway"

91 that applies a vacuum to the interior of the drum. However, Claim 13 is

distinguished from the embodiment of Figure 4 of Plooy, since Claim 13 requires

that the air eliminator not communicate with an interior of the bag. In *Plooy*, it is

desirable to control the inflow of material to the interior of the bag by means of air

flow. In the present invention, the introduction of moving air into the interior of the

bag has the potential to blow cigarette ashes from the interior of the container

and/or accelerate burning, and movement of air into the interior of the bag is

neither desired, nor required.

Newly added Claim 14 states that the bag is pulled against an interior

portion of the container as air is evacuated from the enclosed space. This feature

is not shown by *Plooy*. As indicated in the Specification of the present invention,

pulling the bag against the interior of the container reduces the likelihood that the

bag will catch on fire if burning cigarettes are placed in the bag, which is not a

concern of *Plooy*.

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It is respectfully submitted that Claims 1-20 are in condition for allowance.

Review and allowance at the earliest possible date is requested.

Respectfully submitted,

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## **CERTIFICATE OF MAILING**

I hereby certify that this Response to Office Action dated July 27, 2005 and post card, are being deposited with the United States Postal Service, with sufficient postage attached thereto, in an envelope addressed to: MAIL STOP AMENDMENT, COMMISSIONER FOR PATENTS, P.O. BOX 1450, Alexandria, VA 22313-1450, on this 20th day of October, 2005.

Stephanie Effis, Paralegal to B. CRAIG KILLOUGH Attorney for Applicant

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